

Pro Se General Complaint for a Civil Case (Rev. 10/16)

United States District Court
for the
NORTHERN DISTRICT OF ALABAMA

2019 JUN 26 A 9:48

U.S. DISTRICT COURT
N.D. OF ALABAMA

JAMES AGGREY-KWEGGYIRR ARUNGA,
HENRY ALLEN SMITH/SMITH'S FAMILY
AND ALL OTHER PLAINTIFF-VICTIMS,
SIMILARLY, SITUATED--Plaintiffs

v.

DNC-CULT OCHLOCRAZY; DNC—"CRAZY DEMOCRATS"; DNC-CULT OCHLOCRAZY OF DNC
"CRAZY DEMOCRATS" BARACK HUSSEIN OBAMA, JOSEPH BIDEN; RUTH GINSBURG, ACLU, MICHAEL MCSHANE, ANN AIKEN; WILLIAM JEFFERSON CLINTON, HILLARY RODHAM/HILLARY RODHAM CLINTON; NANCY PELOSI, CHUCK SCHUMER; LONA BRÝSON, SANDY ALEXANDER, JOHN ALEXANDER, ET AL-----Defendants**

2:19-cv-00999-JHE

Case No.:

(to be filled in by the Clerk's Office)

JURY TRIAL Yes No

21ST CENTURY CLASS ACTION
COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint**A. Plaintiffs:** Name--James Aggrey-Kweggyirr Arunga, Pro se

Address--Post Office Box 11521

Eugene, Oregon, 97440-371

Telephone--541 225 7591

Name--Henry Allen Smith, Pro se

Address--Post Office Box 11521

Eugene, Oregon, 97440-3721

Telephone--541 225 7591

** See Attached

Plaintiffs cont. 1(i) OF 9.

DECLARATION OF PALINTIFFS/COMPLAINANTS AS

VICTIMS, IN THEIR COMPLAINED CAPACITIES:

1. Listed and representing others that are unlisted in this complaint, declare under penalty of perjury that we are the victims, complainants, Plaintiffs; that we shall be referred to, herein also, as Plaintiff-victims and or victim-Plaintiffs.
 2. That, we have not, are not, and will not be affiliated with any organized group--mobs, which concert(ed) with each other, and or conduct(ing) criminal and tortfeasors' acts, actions and activities, against people including victims-complainants and Comity-Government of the United States of America.
 3. That over 5+(plus) years, past, we the victims have lived at, and have made Shamrock MB Village our permanent Home. And that we have met and continue to meet, timely, our residential agreement-obligations, according to Shamrock MB Village rules, regulations and policies as required by Federal and States Laws.
 4. That, victims do not believe in crimes/criming; tortfeasors and civil violations that are violative of the Constitution and Law of the Land.
 5. That, at no time within 5+(plus) years have victims caused problem at/on Shamrock MB Village property.
 6. WE ARE, RESPECTIVELY, SENIOR DISABLED HUMANITARIAN AND SENIOR DISABLED VETERANS--VICTIMS-COMPLAINANTS.
- SO DECLARED AND, DATED ON JUNE 24, 2019, BY:

AG
JAMES AGGREY-KWEGGYIRR ARUNGA
Plaintiff Pro se

AND

HAS
HENRY ALLEN SMITH
Plaintiff Pro se

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- B. Defendants:**
- 1 (iii) OF 9
1. Democratic National Committee
DNC-Cult Ochlocracy of DNC—"Crazy Democrats
Post Office Box 10522
Birmingham Alabama, 32502
 2. Democratic National Committee
DNC-Cult Ochlocracy of DNC—"Crazy Democrats
430 South Capital Street, SE
Washington, DC 20003
 3. Barack Hussein Obama
Post Office Box 91000
Washington, DC 20066
 4. Joseph Biden
918 Pennsylvania Avenue, SE
Washington, DC 20003
 5. Hillary Rodham Clinton
Post Office Box 5256
New York, NY 10185
 6. William Jefferson Clinton
55-West 125th Street
New York, NY 10027
 7. Chuck Schumer
U.S.Courthouse Federal Building
100 South Clinton Street
Syracuse, NY 13261
 8. Nancy Pelosi
90-7th Street, Suite# 2-800
San Francisco, CA 94103
 9. American Civil Liberty Union
ACLU, 125 Broad Street, 18th Floor
New York, NY 10004
 10. Ruth Ginsburg, Chambers of
"SCOUTUS"
1 First Street, NE
Washington, DC 20543
 11. Stephen Breyer, Chambers of
"SCOUTUS"
1 First Street, NE
Washington, DC 20543
 12. Elena Kagan, Chambers of
"SCOUTUS"
1 First Street, NE
Washington, DC 20543

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B. Defendant: 13. Ann Aiken, Chambers of
I(iv) OF 9 405 East 8th Avenue
Eugene, OR 97401

14. Michael McShane, Chambers of
405 East 8th Avenue
Eugene, OR 97401

15. Clara L. Rigmaiden
Lane County
P.O.Box 5301
Eugene, OR 97405

16. Taunya James
1015 Willamette Street
Eugene, OR 97401

17. Sand Alexander
Office, Shamrock Village
4531 Franklin Blvd.
Eugene, OR 97403

18. John Alexander
Office, Shamrock Village
4531 Franklin Blvd.
Eugene, OR 97403

19. Lona Bryson
Shamrock Village
Bldg Space#-14
4531 Franklin Blvd.
Eugene, OR 97403

20. Patrick Bryson
Shamrock Village
Bldg Space#-14
Eugene, OR 97403

21. Sherry Wendell
Shamrock Village
Bldg Space#-D
4531 Franklin Blvd.
Eugene, OR 97403

22. Joleen Littlefield
Shamrock Village
Bldg Space#-D
4531 Franklin Blvd.
Eugene, OR 97403

23. Oceaona Eaton
Shamrock Village
Bldg Space#-D
4531 Franklin Blvd.
Eugene, OR 97403

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B. Defendants:
1 (v) OF 9

24. Steven Ryan
Shamrock Village
Bldg Space#-D
4531 Franklin Blvd.
Eugene, Or 97403
25. "HIT VAGABOND PERPETRATOR"
WENDELL-LITTLEFIELD-EATON
Shamrock Village
Bldg Space#-D
4531 Franklin Blvd.
Eugene, OR 97403
26. C. Williamson
Shamrock Village
Bldg Space#-25
4531 Franklin Blvd
Eugene, OR 97403
27. Victoria McGowen
Shamrock Village
4531 Franklin Blvd
Eugene, OR 97403
28. Martin Desmond
Shamrock Village
4531 Franklin Blvd.
Eugene, OR 97403

PERPETRATORS, IN THEIR PERPETRATING CAPACITIES

1. Listed and representing others that are HATE VAGABONDS-AFFILIATES-PERPETRATORS are, herein, declared and the same shall be referred to as HATEVAGABONDPERPETRATORS and or HVP(known/un-known).
2. That, HVP are engaged in the businesses of illegal drugs including blackmarketing marijuana and human traffickings.
3. That said HVP are illegally housed on Shamrock MBH property, 4531 Franklin Blvd, Eugene, OR97403.
4. That said HVP live on Shamrock MBH Village property at: Space-A(with their vehs.LcPlates#SOR-YQP114 and 787HTM, driven or parked in their designated space).
5. That said HVP live on Shamrock MBH Village property at: Space-D(with their vehs.LcPlates#SOR-570GYV, YVJ096 and 646KQT, driven or parked in their designated space).
6. That said HVP live on Shamrock MBHVillage property at:Space-3(with their vehs.LcPlates#SOR-861BBN and WA-8BIW783, driven or parked in their designated space).
7. That said HVP live on Shamrock MBH Village property at: Space-14 & 18(with their veh.LcPlate#OR-XGW427, driven or parked their designated space).
8. That said HVP live on Shamrock MBH Village property, at: Space-15(with their veh.LcPlate#CA-7SRL045, driven or parked in their designated space).
9. That said HVP live on Shamrock MBH Village property, at: ~~Space-23~~(with their veh.LcPlate#WA-AQM2423drive or parked in their designated space).
10. That said HVP live on Shamrock MBHVillage property at: Space-25(with their trailer LcPlate# HD24220.parked in their designated space).
11. Clara L. Rigmaiden, Gari Williamson, John and Sandy Alexander; Martin J. Desmond and Victoria Megowan, Harbor and house said HVP by operating at bagnio-sanctuary harboring HVP on Shamrock MBH Village property.
12. That said HATE-VAGABONDS-AFFILIATES-PERPETRATORS (HVP) ARE MEMBERS OF AND REPRESENT NATIONWIDE DNC-CULT OCHLOCRACY. AND OR DNC-CULT OCHLOCRACY OF "CRAZY DUMB OCHLOCRACY"

Pro Se General Complaint for a Civil Case (Rev. 10/16)**BASIS FOR JURISDICTION**

II-A: Plaintiffs' Class Action Complaint imparts civil violations in tort raising a Constitution-federal Question, under Section 1331, Title 28 USC.; CLASS ACTION, F.R.CIV. P., RULE 23.

II-B: Defendants, in the existence of their vicious fainaiguing capacity, to deprive and depriving plaintiffs' personal and property Rights issued to this Court, Constitutional judicial proceeding(s), for malicious and deterrent retributions; equal protection and robustly sustaining the American Moral and nonDelegability-power, dehors, under

Statutory Provisions off18USC, Sections 241 and 242 et seq.; 245 and 249 et seq.; United States Constitution, Amendments I; and XIV, Section 5; Article I, Section 9(3). Holy Bible and WRITS of NonDelegability-power, Dehors, left intact for Democracy of Comity-Government of/by/for "We the people et al. De-

~~noted WRITS~~: 1620AD-Plymouth Colony/Mayflower Compact.
1774AD-First Continental Delegation Congress.
1775AD-Second Continental Delegation Congress.
1776AD-Action of Second Continental Congress.
1787AD-The Constitution of the United States.
1787-1788AD-The Federalist Papers. and,
1791AD-Bill of Rights.

Moral Code: Exodus20:1-17, HolyBible.

III. STATEMENT OF CLAIMS

1. Defendants Michael McShane and DNC—"Crazy Democrats", in concert with and within each other--Scoutus Dictum-forum for Expulsion Fuzes, issued concerted maundering decisions denying plaintiffs pro se, James Aggrey-Kweggyirr Arunga, Henry Allen Smith and all others, their Due Process and Equal Protection Benefits of the Law, on March 18, and June 3, 2019.
2. Defendants Sandy Alexander, John Alexander, Lona Bryson, Patrick Bryson; Sherry Wendell, Joleen Littlefield, Steven Ryan, Oceaona Eaton and "Hit vagabond perpetrator" (in pick-up truck, orange white body, with Mazdastolen Oregon License Plate#OR-357SLA), in concert with DNC—"Crazy Democrats" within each other, viciously, trespassed and assaulted plaintiffs James Aggrey-Kweggyirr

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Arunga, Henry Allen Smith
and all others on
plaintiffs' property--
Shamrock Village, 4531
Franklin Blvd., Eugene, OR
97403; denying said
Plaintiffs pro se their
claims for their personal
and property Benefits-use
and dwellings rights, on
March 24, May 25, and June
3, 2019.

3. Defendants:C.Williamson,
Martin Desmond, Victoria
McGowen; Sandy Alexander,
John Alexander, Lona
Bryson, Thunder and Sher-
ry Wendell; Joleen Little-
field, Steven Ryan, and, O.
Eaton, in concert with
DNC—"Crazy Democrats"
within each other (a) vi-
ciously, trespassed; he-
inously, assaulted and
hatefully, slurred at

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plaintiff James Aggrey-

Kweggyirr Arunga, "shut-

up nigger" denying plai-

ntiff his personal and

property Benefits. Defts.

(b) viciously, trespassed;

heinously, assaulted so

hatefully, and physically,

injured plaintiff--Arunga,

Smith and Smith's Family;

denying said plaintiffs

their claims for the Bene-

fits of their personal and

property rightful use, on Se-

ptember 30, October 1,

2018; November 18, 19,

20, 2018; December 25,

2018; March 24, May 25

and June 1, 2019, res-

pectively.

4. Defendants Joleen Littlefield, Steven Ryan, Oceana Eaton, Peggy Richardson, in concert with Clara L. Rigmaiden and DNC- "Crazy Democrats" issued

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a final hateful decision
denying Plaintiff Henry
Allen Smith his claim
for Due Process and Equal
Protection Benefits (of
the Law), on October 26,
2018.

5. Defendants: (a) Joleen Littlefield, Steven Ryan, Sherry Wendell and Oceaona Eaton, in concert within each other; and, with (b) Sandy Alexander, John Alexander, Lona Bryson, Patrick Bryson, Martin Desmond and Victoria McGowen, in concert within each other; and, with (c) C. Williamson, Taunya James, Peggy Richard, Clara L. Rigmiden and Michael McShane, in concert within each other; and, all (a-b, supra), collectively, in concert with DNC—"Crazy Democrats issued heinous hateful obstruction-of-justice final decisions denying plaintiffs' claims for (i) Due Process Benefits; and (ii) for malicious damages and retribution Benefits in the amount of over \$5.5 Million, on March 18 and June 3, 2019, respectively.
6. Defendants: DNC—"Crazy Democrats"--Barack Hussein Obama, Joseph Biden, in their witchcraft shadow government administrations, and in concert within each other and with above enumerated defendants 1-5, issued disturbing decisions, on August 25-28, 2008 and September 4-5, 2012 denying National Security claims for Plaintiffs' Benefits of Democracy of/by/for we the people...our posterity--James Aggrey-Kweggyirr Arunga, Henry Allen Smith and his Family; all other plaintiff-victims and allies of the United States of America.
7. Defendants: DNC—"Crazy Democrats"--Nancy Pelosi, Chuck Schumer, in their Haitianhoodoo-lulu-yoyo Senate-House Congress, in concert within each other and with all above enumerated defendants 1-6, issued heinous final decisions, on June 9 and 11, 2019, to wit: socialized agenda platforms and sodogemorrean androgynous

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carnaling mental bevier abnormalities cult; organized hu-
 man lives' killing (abortion); planned-parenthood money
 laundering schemes denying health education fair costs' claims
 and DNA(Life) Claim for DNA-Living colorblind heterogeneratio-
 nal marriage propagations of worldwide Nations and Nationali-
 ties' Benefits of plaintiffs and all others, similarly, situated.

8. Defendants: DNC-Cult Ochlocracy of "Crazy Democrats"--
 William Jefferson Clinton, Hillary Rodham Clinton and
 "Crazy Democrats" as "Haman-Zerish remnant cult" issued
 unAmerican decision to use Oval Office as a bagnio; a very
 serious federal crime denying, on July 25-26, 2016; on July 13-
 16, 1992 and, August 26-29, 1996 victims' claims for the Benefits
 of Oval Office designated use of/by/for we the people...posterity
 --James Aggrey-Kweggyirr Arunga, Henry Allen Smith and the Smiths;
 all plaintiff-victims and allies of the United States of America.
9. Defendants: Ruth Ginsburg, Stephen Breyer, Elena Kagan, DNC-
 Scoutus Dictum-forum and Expulsion Fuze; America Civil Liberty
 Union (ACLU), Ann Aiken and Michael McShane and Clara L. Rigmaiden
 --DNC--"Crazy Democrats"; legal procedure expulsions fainaiguings
 fuzers, issued decisions denying plaintiffs' claims for the
 Due Process and Equal Protection-Benefits on June 3, 2019; October
 26, 2018; August 10, 2010; August 3, 1994 and August 10, 1993.

21ST CENTURY CLASS ACTION

Plaintiffs for the Democracy of Comity-Government
 of/by/for we the people...our posterity--James
 Aggrey-Kweggyirr Arunga, Henry Allen Smith and his
 Family; and, all plaintiff-victims and allies of

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the United States of America, raise a Federal Question Class Action lawsuit under Title 28USC,Section 1331; Federal Rules of Civil Procedure, Rule 23 et seq., arising from 1791-Bill of Rights, First and XIV Amendments of the United States Constitution; to the Statutory, Constitutional and denoted Writs, dehors, supra, declare on merits: RELIEF, fully, favoring the litigants and other designated indispensable party-plaintiffs, similarly, situated,
-against-

DNC-Cult Ochlocracy; DNC-"Crazy Democrats"--DNC-Cult Ochlocracy of DNC-"crazy Democrats": Defendants Ruth Ginsburg, Stephen Breyer, Elena Kagan, DNC-Scoutus Dictum-forum; Defendants ACLU, Ann Aiken, Michael McShane, Clara L. Rigmaiden; Defendants William Jefferson Clinton, Hillary Rodham/Hillary Rodham Clinton, DNC-"crazy Democrats" aka "Haman-Zerish remnant cult"; Defendants Nancy Pelosi, Chuck Schumer, DNC-"Crazy Democrats" Haitianhoodoo-lulu-yoyo Senate-House Congress; Defendants Barack Hussein Obama, Joseph Biden, DNC-"Crazy Democrats"-witchcraft shadow government administrations aka "Jeroboam cult"; and, DNC-"Crazy Democrats" Jimmy Carter-Shah-Khomenei-Hamas-Moslem Brothers-SmaliPirates-IranianSquad and heresy-Expulsions Fuzes aka "Man of God of Judah". Defendants: Joleen Littlefield, Steven Ryan, Sherry Wendell, Oceaona Eaton, DNC-"Crazy Democrats"; Sandy Alexander, John Alexander, Lona Bryson, Patrick Bryson, DNC-"Crazy Democrats"; Defendants: C. Williamson, Taunya James, Vagabond-hitperpetrator, DNC-"Crazy Democrats", M.Desmond, V.McGowen, Defendants

RELIEF

Plaintiffs' pleadings and on merits request this Court to declare, fully, favorable to them that Defendant DNC-Cult

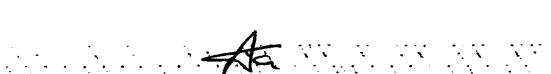
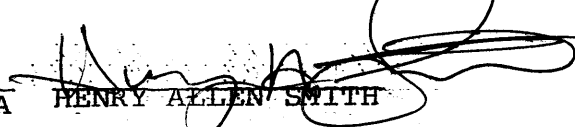
Ochlocracy, and defendant-tortfeasors or DNC-Cult Ochlocracy of DNC—"Crazy Democrats" as herein enumerated above would issue as unAmerican; banned and rejected as repugnant to the denotedly cited Writs of NonDelegability-power, Dehors; Provisions of United States Constitution and Statutory Provisions involved to the Exodus20:1-17, HolyBible Moral Code.

Plaintiffs request that the Jury finds in their favor:

1. \$5.5Million in favor of each plaintiff--Arunga, Smith and Smith's Family, against each named defendants/defendant-tortfeasors, herein, listed, in sustained maliciousdamages.
2. \$9.5Billion in deterrent retributions in favor of James Aggrey-Kweggyirr Arunga, Henry Allen Smith and Smith's Family; Democracy of the United States Comity-Government of/by/for we the people designated programs.
3. \$400.00 and other costs in reimbursements.

Respectfully submitted on

24th day of June,2019, by:

 
JAMES AGGREY-KWEGGYIRR ARUNGA HENRY ALLEN SMITH

LITIGANTS--ARUNGA & SMITH, PRO SE

P.O.BOX 11521
EUGENE, OR 97440-3721
TELEPHONE: 541-225-7591

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IV. Certification and Closing

Under Rule 11 of the Federal Rules of Civil Procedure, by signing below, I certify to the best of my knowledge, information, and belief that this complaint; (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a non-frivolous argument for extending, modifying or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in dismissal of my case.

First Name JAMES Last Name ARUNGA

Mailing Address POST OFFICE BOX 11521

City and State EUGENE, OR Zip Code 97440-3721

Telephone Number 541 225 7591

E-mail Address NON

Signature of plaintiff 

Date signed JUNE 24, 2019

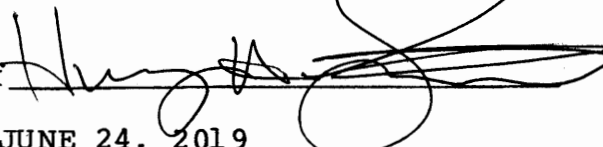
First Name HENRY Last Name SMITH

Mailing Address POST OFFICE BOX 11521

City and State EUGENE OR Zip Code 97440-3721

Telephone Number 541 225 7591

E-mail Address NON

Signature of plaintiff 

Date signed JUNE 24, 2019